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February 26, 2009

Marlene H. Dortch, Office of the Secretary Federal Communications Commission 445 12<sup>th</sup> Street, SW Suite TW-A325 Washington, D.C. 20554

Re:

EB Docket No. 06-36

Annual 47 C.F.R. § 64.2009(e) CPNI Certification for 2008

DOCOMO PACIFIC, INC.

Dear Ms. Dortch:

On behalf of DOCOMO PACIFIC, INC. and pursuant to Section 64.2009(e) of FCC rules, there is submitted herewith the carrier's 2008 CPNI certification with accompanying statement.

Should any questions arise regarding this submission, please contact the undersigned.

Very truly yours,

**Todd Slamowitz** 

Enclosure

cc: Best Copy and Printing, Inc.



## Annual 47 C.F.R. § 64.2009(e) CPNI Certification

#### EB Docket No. 06-36

Annual 64.2009(e) CPNI Certification for 2008

Date filed: February 26, 2009

Name of company(s) covered by this certification: DOCOMO PACIFIC, INC.

Form 499 Filer ID: 812609

Name of signing officer: John Wu

Title of signatory: Chief Operating Officer

### CERTIFICATION

I, John Wu, hereby certify that I am an officer of the company(s) named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Customer Proprietary Network Information rules set forth in 47 C.F.R. §§ 64.2001 et seq. of the rules of the Federal Communications Commission.

Attached to this certification is an accompanying statement which (i) explains how the company's procedures ensure that the company is in compliance with the requirements set forth in 47 C.F.R. §§ 64.2001 et seq. of the Commission's rules, (ii) explains any action taken against data brokers during the past year, (iii) reports information known to the company regarding tactics pretexters may be using to attempt access to CPNI, and (iv) summarizes any customer complaints received in the past year concerning the unauthorized release of CPNI.

John b wn

Name: John Wu

Title: Chief Operating Officer Date: February 26, 2009

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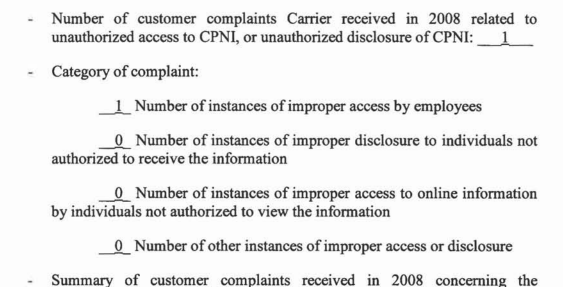
#### STATEMENT

Carrier has established operating procedures that ensure compliance with the Federal Communication Commission ("Commission") regulations regarding the protection of customer proprietary network information ("CPNI").

- Carrier has adopted a manual and keeps it updated with FCC CPNI rule revisions, and has designated a CPNI compliance officer to oversee CPNI training and implementation.
- Carrier continually educates and trains its employees regarding the appropriate use of CPNI. Carrier has established disciplinary procedures should an employee violate the CPNI procedures established by Carrier.
- Carrier maintains a record of its and its affiliates' sales and marketing campaigns that use
  its customers' CPNI. Carrier also maintains a record of any and all instances where CPNI
  was disclosed or provided to third parties, or where third parties were allowed access to
  CPNI. The record includes a description of each campaign, the specific CPNI that was
  used in the campaign, and what products and services were offered as a part of the
  campaign.
- Carrier has established a supervisory review process regarding compliance with the CPNI
  rules with respect to outbound marketing situations and maintains records of carrier
  compliance for a minimum period of one year. Specifically, Carrier's sales personnel
  obtain supervisory approval of any proposed outbound marketing request for customer
  approval regarding its CPNI, and a process ensures that opt-out elections are recorded
  and followed.
- Carrier has implemented procedures to properly authenticate customers prior to disclosing CPNI over the telephone, at Carrier's retail locations, electronically or otherwise. In connection with these procedures, Carrier has established a system of personal identification numbers (PINs), passwords and back-up authentication methods for all customer and accounts, in compliance with the requirements of applicable Commission rules.
- Carrier has established procedures to notify law enforcement and customer(s) of unauthorized disclosure of CPNI in accordance with FCC timelines.
- Carrier took the following actions against data brokers in 2008, including proceedings instituted or petitions filed by Carrier at a state commission, in the court system, or at the Federal Communications Commission: None.
- The following is information Carrier has with respect to the processes pretexters are using to attempt to access CPNI, and [if any] what steps carriers are taking to protect CPNI: Employees are trained to be diligent with CPNI and assure identification.
- The following is a summary of all customer complaints received in 2008 regarding the unauthorized release of CPNI:

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unauthorized release of CPNI:



A former employee alleged that he obtained access to his former girlfriend's call records by obtaining them from DOCOMO employees. In DOCOMO's internal investigation, it was discovered that the former employee had contacted several employees to request call records for an account that he claimed belonged to his Mother-in-law. The DOCOMO employees who were not authorized to assist customers with call records, accessed the customers' account but did not obtain any call records. An employee who was authorized to access the account obtained the call records but stated that she was going to verify access authorization before releasing any information. The former employee never obtained the call records. One of the DOCOMO employees who accessed the customer account without authorization is no longer with DOCOMO and the other one was disciplined. The police investigated the matter, but no action was taken.